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8	Nicole C. Forelli, William C. Bush, D. Douglas Cotton, L. David Sosebee,		
	Andrew Clayton, and I ameia S. Brown		
9	UNITED STATES DISTRICT COURT		
10	FOR THE NORTHERN MA	ARIANA ISLANDS	
11			
12	ROBERT D. BRADSHAW,	CIVIL ACTION NO. 05-0027	
13	Plaintiff,		
14	vs.		
	COMMONWEALTH OF THE NORTHERN	CNMI DEFENDANTS'	
15	MARIANA ISLANDS, NICOLE C. ) FORELLI, former Acting Attorney General of )	INITIAL DISCLOSURES PURSUANT TO	
16	the CNMI, in her personal/individual capacity, ) WILLIAM C. BUSH, former Assistant )	FED. R. CIV. P. 26	
17	Attorney General of the CNMI, in his personal/)		
18	individual capacity, D. DOUGLAS COTTON, former Assistant Attorney General of the CNMI,		
19	in his personal/individual capacity, L. DAVID) SOSEBEE, former Assistant Attorney General)		
20	of the CNMI, in his personal/individual ) capacity, ANDREW CLAYTON, former )		
	Assistant Attorney General of the CNMI, in his )		
21	personal/individual capacity, UNKNOWN ) AND UNNAMED PERSONS IN THE )		
22	CNMI, in their personal/ individual capacities, ) PAMELA S. BROWN, former Attorney )		
23	General of the CNMI, in her personal/		
24	individual conceits   D/ADI/D/II   A    DIC/AM/I		
	individual capacity, ROBERT A. BISOM, ) AND JAY H. SORENSEN, )		
25	individual capacity, ROBERT A. BISOM, ) AND JAY H. SORENSEN, ) Defendants.		

1	Defendants Commonwealth of the Northern Mariana Islands, Nicole C. Forelli,	
2	William C. Bush, D. Douglas Cotton, L. David Sosebee, Andrew Clayton, and Pamela S.	
3	Brown ("CNMI Defendants") herewith make their initial disclosures as required by	
4	Fed. R. Civ. P. 26 and Local Rule 16.2CJ.d as follows:	
5	1. Persons with discoverable information.	
6	At this time, other than the parties to the case, the CNMI defendants know of no	
7	other persons who have relevant and discoverable information.	
8	2. <u>Documents, data compilations and tangible things</u> .	
9	(a) Various documents and papers filed in the case of <i>Bisom v. CNMI</i> ,	
10	Superior Court Civil Action No. 96-1320, and appeals therefrom to the CNMI Supreme	
11	Court, all of which are a matter of public record; and	
12	(b) correspondence between plaintiff and various members of the Office of the	
13	Attorney General for the CNMI pertaining to Bisom v. CNMI, Superior Court Civil Action	
14	No. 96-1320, all of which should already be in the custody of the plaintiff.	
15	3. <u>Damages computation</u> . Not applicable.	
16	4. <u>Insurance agreements</u> . Not applicable.	
17		
18	DATED this 9th day of March, 2007.	
19	OFFICE OF THE ATTORNEY GENERAL	
20	MATTHEW T. GREGORY # F0205 Attorney General	
21	· ·	
22	Gregory Baka	
23	GREGORY BAKA # F0199 Deputy Attorney General	
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## CERTIFICATE OF SERVICE 1 2 Pursuant to Federal Rule of Civil Procedure 5(d), the undersigned declarant states as follows: 3 I am eighteen years of age or older, and I certify that I caused to be served the following 4 documents to the last known address(es) listed below on the date(s) indicated. 5 2. As set forth below, this service was accomplished by personal delivery; U.S. Mail; deposit with Clerk of Court (in attorney box), cf. Fed. R. Civ. P. 5(b)(2)(D); or electronic service, see Local Rule 7 5.1. 8 Robert D. Bradshaw Plaintiff, pro se P. O. Box 473 Tel: (208) 245-1691 1530 W. Trout Creek Road Fax: N/A Calder, ID 83808-0473 10 11 Attorney for Defendant Bisom Mark B. Hanson, Esq. # F0261 Macaranas Building, 1st Floor Tel: (670) 233-8600 12 Beach Road, Garapan Fax: (670) 233-5262 PMB 738, P. O. Box 10,000 E-mail: mark@saipanlaw.com 13 Saipan, MP 96950-8900 Via Electronic Service 14 Jay H. Sorensen, Esq. #F0127 Defendant, pro se Tel: (86) 21-5083-8542 c/o Shanghai, China 15 P. O. Box 9022 E-mail: subpar@fastmail.cn Warren, MI 48090-9022

I declare under penalty of perjury that the foregoing is true and correct. Executed on 3.

Friday, 9 March, 2007.

Civille & Tang, PLLC

Hagåtña, GU 96910

G. Patrick Civille, Esq. #F0139

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Deputy Attorney General

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Attorney for Defendants Commonwealth of the Northern Mariana Islands, Nicole C. Forelli, William C. Bush, D. Douglas Cotton, L. David Sosebee, Andrew Clayton, and Pamela S. Brown ("CNMI Defendants")

Via U.S. Mail

Fax: same

**Via Electronic Service** 

Via E-Mail